COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor,	I hereby declare that:					
This declaration is of the foll	owing type:					
⊠ original □ d □ national stage o □ divisional □	esign supplemental of PCT continuation continuation continuation continuation	ion-in-part				
		stated below next to my name or an original, first, and joint or which a patent is sought on				
	RATCH	ET HEAD				
the specification of which:						
is attache was filed was filed (if ap was filed (if any)	on as Application No by Express Mail No. oplicable). on as PCT Internation	and was amended on as Application No. not know onal Application No. PCT/	m yet, a	(if application of the second	amend	
as amended by any amendn	nent referred to above.	of the specification identified				
I acknowledge the duty to d in accordance with 37 CFR	lisclose information that is mail 1.56.	aterial to the patentability of th	ne appla	cation is	dentifie	a above
inventor's certificate or 365 United States of America I model, design registration,	isted below and have also id)-(d) or 365(b) of any foreig application(s) designating at led dentified below any foreign alony PCT international applicat by me on the same subject most priority is claimed.	pplication(s) d	on(s) fo lesignati	r paten ing at l	t, utility east one
	PRIOR FOREIGN PA	TENT, UTILITY MODEL,				
COUNTRY	PRIOR FOREIGN APPLICATION NO.	DATE OF FILING (day,month,year)	PRIORITY CLAIMED			
				YES		NO
				YES		NO
	+			VEC		NO

In re Appln. of John Andrew Larson Attorney Docket No. P2082US

I claim the benefit pursuant to 35 USC 119(e) of the following United States provisional patent application(s):

PRIOR U.S. PROVISI BENEFIT CLAI	ONAL PATENT APPLICATIONS, MED UNDER 35 USC 119(e)		
APPLICATION NO.	DATE OF FILING (day,month,year) 14 January 2003		
0/439,865			

I claim the benefit pursuant to 35 USC 120 of any United States patent application(s) or PC1 international application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this patent application is not disclosed in the prior patent application(s) in the manner provided by the first paragraph of 35 USC 112, I acknowledge the duty to disclose material information as defined in 37 CFR 1.56 effective between the filing date of the prior patent application(s) and the national or PCT international filing date of this patent application.

PRIO APPLICATION	R U.S. PATENT A IS DESIGNATING	PPLICATIONS OR P THE U.S., BENEFIT	CT INTERNATION OF CLAIMED UP	FIONAL ODER 35 USC	120		
	U.S. PATENT APPLICATIONS			Status (check one)			
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DETAILS UND	OF FOREIGN AP ER 35 USC 119 FG	PLICATIONS FROM WORLD ABOVE LISTED U.	VHICH PRIORITY CL S./PCT APPLICATIO	AIMED NS
ABOVE APPLICATION, NO.	COUNTRY	APPLICATION NO.	DATE OF FILING (day,month,year)	DATE OF ISSUE (day,month,year)
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In re Appln. of John Andrew Larson Attorney Docket No. P2082US

As a named inventor, I hereby appoint Gardner Carton & Douglas LLP to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

Customer Number 08968

I further direct that correspondence concerning this application be directed to Gardner Carton & Douglas LLP:

Customer Number 08968

I declare that all statements made herein of my own knowledge are true, that all statements made on information and belief are helieved to be true, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor: John Andrew LARSON

Inventor's signature L. Under Jane

Date down 11 2001

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CH02/22283531.1